A	ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY
L		
	TELEPHONE NO.: FAX NO. (optional):	
E-N	MAIL ADDRESS (optional):	
	ATTORNEY FOR (Name):	
SI	JPERIOR COURT OF CALIFORNIA, COUNTY OF	
	STREET ADDRESS:	
	MAILING ADDRESS:	
	CITY AND ZIP CODE:	
 -	BRANCH NAME: CASE NAME:	CASE NUMBER:
`	DAGE NAME.	CASE NOWIDEN.
		HEARING DATE:
		DEPT.: TIME:
	ORDER GRANTING ATTORNEY'S MOTION TO BE RELIEVED AS COUNSEL—CIVIL	BEFORE HON.:
	MUTION TO BE RELIEVED AS COUNSEL—CIVIL	DATE ACTION FILED:
_		TRIAL DATE:
1.	The motion of (name of attorney):	
	to be relieved as counsel of record for (name of client):	,
	a party to this action or proceeding, came on regularly for hearing at the date, time, and p	lace indicated above.
2.	The following persons were present at the hearing:	
3	FINDINGS Attorney has	
٥.	a. personally served the client with papers in support of this motion.	
	b. served client by mail and submitted a declaration establishing that the service re	organizements of California Rules of Court
	rule 376, have been satisfied.	quirements of Camorna raise of Coars,
	Tulo or o, mare soon canonical	
4.	Attorney has shown sufficient reasons why the motion to be relieved as counsel should b	e granted and why the attorney has brough
	a motion under Code of Civil Procedure section 284(2) instead of filing a consent under s	
	ORDER	
5.	Attorney is relieved as counsel of record for client	
	a effective upon the filing of the proof of service of this signed order upon the clier	ıt.
	b. effective on (specify date):	
6	The client's current last known address and telephone number:	
о.	The client's current last known address and telephone number:	
lf t	the client's current address is known, service on the client must hereafter be made at that a	address unless otherwise ordered in item
13	B. If the current address is not known, service must be made according to Code of Civil Pro	
the	e California Rules of Court.	
7	The payt cahadulad hearing in this action or proceeding is set for (data time, and pla	201.
1.	a. The next scheduled hearing in this action or proceeding is set for (date, time, and place)	ce).
	b. The hearing will concern (subject matter):	
	NOTICE TO CLIENT	
	You or your new attorney if any must prepare for and attend	this hearing

CASE NAME:		CASE NUMBER:
The following additional hearings and other proceedings (including discovery matters) are set in this action (describe the date, time, place, and subject matter of each):		
The trial in this action or proceed a. is not yet set. b. is set for (specify date, t	-	
Client is hereby notified of the fol	llowing effects this order may have upo	n parties.
	NOTICE TO C	LIENT
Your present attorney will no longer be representing you. You may not in most cases represent yourself if you are one of the parties on the following list:		
A guardian	A personal representative	A guardian ad litem
 A conservator 	 A probate fiduciary 	An unincorporated association
A trustee	 A corporation 	
		EK LEGAL ADVICE REGARDING LEGAL order striking the pleadings or to the entry of a
Client is notified that, if the client	will be representing himself or herself,	the client shall be solely responsible for the case.
You will not have an attorned attorney to represent you in representing yourself. It will	n this action or proceeding, and you	o seek legal assistance. If you do not have a new are legally permitted to do so, you will be ith all court rules and applicable laws. If you fail to
Client is notified that it is the clier	nt's duty to keep the court informed at a	all times of the client's current address.
The court needs to know ho address and telephone num		o the court and other parties informed of your current ou notices of actions that may affect you, including
. The court further orders (specify)) <i>:</i>	
, , ,		
to		
te:		JUDGE OR JUDICIAL OFFICER